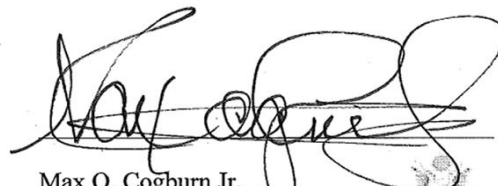


have been exhausted, a defendant may challenge such payments only by filing the appropriate pleading in the district court located in the *district of confinement*, not with the sentencing court. See Moore v. Olson, 368 F.3d 757, 759 (7th Cir. 2004); Matheny v. Morrison, 307 F.3d 709, 711-12 (8th Cir. 2002). While *this* court can afford petitioner no relief, the court will strongly recommend that petitioner work with her case manager on this matter.

ORDER

IT IS, THEREFORE, ORDERED that defendant's Motion to Amend Judgment (#355) is **DENIED**.

Signed: May 13, 2013



Max O. Cogburn Jr.
United States District Judge